

# The Times-Herald.

SATURDAY, APRIL 1, 1898

## SUBSCRIPTION RATES:

One Year	\$2.00
Six Months	1.00
Three Months	.50

JULIAN BYRD ----- Manager

## WILL RAISE HOGS.

E. B. Hill, of the American Land and Livestock Co. has been in the city the past week, having come up on business before the circuit court. He has just returned from a tour of the Mississippi valley where he observed the method of raising hogs for the market. During his absence he purchased 227 broadsows which were brought to the big ranch in the southern part of this county. Mr. Hill will raise hogs as a side issue to the extensive stock business proposed by his company and will fatten his porkers on alfalfa and Mexican field peas. According to his observations this can be done at a big profit.

It seems this pen is very prolific and requires no attention whatever after once sown. It is fine forage for sheep and needs no threshing as after the fields have been pastured off by sheep the hogs are then turned in and fattened in a short time from the peas that have fallen from the stalk.

In this way the hogs will in no wise interfere with the other interests of the company and will be quite an item in the annual profits. The Times-Herald has heretofore called attention to the great possibilities of the hog business in Harney county and predicts success for Mr. Hill. It is possible the entire output can be disposed of at a good profit to local people. Our merchants prefer to handle the home product and perhaps another season will see nothing but Harney county hams, bacon and lard for sale.

## COMMUNICATED.

To the Republican Electors of Harney County Oregon:

On account of earnest solicitations from a large number of republicans throughout the country, I was prevailed upon to enter the race for nomination to the office of County Judge of this county, at the primaries held on April 20, 1898.

Owing to the exceptional condition of the weather this spring which makes it imperative that I give my whole attention to my personal interests in looking after my stock it will be impossible for me to make any canvass of the county in my own behalf, as is the usual custom. I appreciate the effort that my republican friends are making for me, and take this opportunity of saying that if I am successful in securing the nomination for the office of County Judge of this county, I will make all honorable efforts within my power to be elected, and if elected I will discharge the duties of such office conscientiously and impartially and to the very best of my judgment and understanding.

Respectfully,  
GRANT THOMPSON.

## CIRCUIT COURT PROCEEDINGS.

One of the lightest terms of circuit court ever held in this county was adjourned Thursday evening. There was not a jury trial. Judge Davis presided and W. R. King and G. W. Hayes were the only outside attorneys in attendance. Dist Atty. McCulloch was prevented from attending on account of sickness. The following are the proceedings:

## EQUITY.

S. S. Williams et al vs Wm. Altman et al—Injunction. Decided in vacation.

James Campbell vs. J. H. Oard et al—accounting. Passed evidence not taken.

L. S. Co vs Jasper Davis, et al—Injunction. Passed.

Rhoda Aldrich vs John Aldrich—Divorce. Settled and dismissed.

Ett Hayes vs H. M. Horton—Referee's report. By agreement clerk appointed referee to ascertain liens upon real property sold. Report filed. Objections to judgment lien of state filed by plaintiff, allowed in so far as state lien was concerned, otherwise overruled. Referee's report confirmed and money ordered distributed as per his report.

State Land Board vs T. G. Kribs—Foreclosure. Default as to defendant. Decree foreclosing mortgage of plaintiff and deft Browns. R. R. Sitz vs A. S. Swain—Injunction. Motion to strike out and demurrer deemed filed. Each motion and demurrer overruled. May 15 to answer, June 1st to reply. Referred to official reporter to take testimony. Commissioner to take of H. W. Lyons at Cambridge, Idaho.

Geo. H. Smith vs Clara Smith—Divorce. Default of deft, tried and decree for plaintiff. Jess Ferguson vs Edith Ferguson—Divorce. Default of deft, tried and findings and decree for plaintiff.

Birdie Wert vs Sam Wert—Divorce. Default. Finding and decree for plaintiff.

John Beatty vs Carl A. Thompson—Injunction. On demurrer. Overruled by consent. 60 days to answer. 30 days to reply.

Nik Maix vs Daisy Marx—Divorce. Continued for service.

J. P. Dickenson vs Laura Dickenson—Divorce. Demurrer overruled. Findings and decree for plaintiff.

Ett Hayes vs H. M. Horton—Accounting. On demurrer. Demurrer to jurisdiction of equity allowed amendment complaint filed. Den to amended complaint sustained.

S. Defenbaugh vs A. P. Duncan et al—Foreclosure. Default against defendants served. Decree against defendants served.

American Land & Livestock Co. J. C. Beatty—Injunction. Temporary injunction dissolved. Plaintiff allowed 60 days to amend. 30 days thereafter to answer.

In the matter of memorial of Capt. H. Kelly, Hon. C. W. Parrish, Hon. Wm. Miller and Hon. C. H. Leonard appointed a committee on resolutions. Resolutions as adopted at meeting of the bar presented and on motion of Hon. C. W. Parrish is ordered spread upon the journal and a certified copy furnished by the clerk to the family of the deceased.

## LAW.

H. C. Levens vs James Woodard—attachment. Settled and dismissed.

Ett Hayes vs H. M. Horton, H. B. Mace and C. Cummins—Action on bond. Settled and dismissed.

C. A. Haines vs Geo. S. Miller—Attachment. Settled and dismissed.

Geer & Cummins vs A. C. Finn—attachment. Demurrer overruled. Defendant allowed until Thursday to move or plead. Judgment for want of answers. Attorney's fees on each note ten per cent.

C. H. Voegeli vs M. F. Williams et ux—attachment. Settled and dismissed.

J. P. Dickenson vs Tom Allen—Sheriff—Damages. Amended complaint filed. Motion to strike out overruled. 30 days to answer. 30 days thereafter to move or plead.

Melvin Fenwick vs J. E. Martin, E. J. Martin and Archie McGowan—Damages. Remanded back to Justice court.

## CRIMINAL.

State vs Ed Ward, indicted jointly with Charles Hunt and Lloyd Miller. Continued for term at request of defendant. Set for trial first day of next term.

State vs Peter Hofer—Obtaining money under false pretense. Information dismissed on written motion of district attorney.

## LITERARY SOCIETY.

The High School Literary Society met yesterday afternoon at 2:30. The officers elected last week were president, Mason Smith; vice-president, Neil Smith; treasurer, Irving Miller; secretary, Frankie King.

The program for the afternoon was as follows:

Song by Society Old Black Joe

Essay Harry Buck

Reading Mable Cross

Instrumental Duet.

Lea Robinson and Genet Gowen Debate: Resolve, That Labor

Unions are a Benefit to the Common People. Affirmative, Neil Smith, Curtis Smith and Gertrude Barnes; negative, Frank Thompson, Blanch Terrill and Ella Sweek.

The critic was Clifford Reed. Judges were Douglass Hawley, Will Gould and Joe Thompson. They decided in favor of the negative.

Song by Society Nellie Gray

Current Events Agnes Sayer

Vocal Duet.

Floy Thompson and Merle Dalton

Rhoda Aldrich vs John Aldrich—Divorce. Settled and dismissed.

Ett Hayes vs H. M. Horton—Referee's report. By agreement clerk appointed referee to ascertain liens upon real property sold. Report filed. Objections to judgment lien of state filed by plaintiff, allowed in so far as state lien was concerned, otherwise overruled. Referee's report confirmed and money ordered distributed as per his report.

The Windsor bar is again open under the management of the old time saloon man, Lee Caldwell. He would be pleased to have his friends call and see him.

School Supt. Rigby wishes to announce the next date of eighth grade examination will be May 17 and 18. Teachers should notify the superintendent at least 30 days before the examination of the probable number of pupils under them that will take the examination.

Our mail service continues very irregular and we have almost forgotten what is going on in the outside world. Even the letters of the numerous state candidates have failed to put in an appearance. No doubt we will receive a good lot of stuff to consign to the waste basket when it does finally come. The roads are now improving and it is hoped soon to get mail through at something near schedule time.

## FOR SALE.

Five Mammoth Black Sampson Kentucky Jacks, from 14 to 16 hands high, weighing from 1000 to 1200 each, raised in Harney county. All guaranteed good covers and safe. Also a standard-bred stallion with a record of 2.8. These animals are at the White Front Barn in this city and horsemen are invited to call and see them.

## DISSOLUTION NOTICE.

Notice is hereby given that the co-partnership heretofore existing between Drs W. L. Marsden and J. W. Geary has this day been dissolved by mutual consent. All parties knowing themselves to be indebted to the firm of Marsden & Geary are requested to call and make settlement at once.

## DISSOLUTION NOTICE.

Notice is hereby given that the co-partnership heretofore existing between B. A. Dickenson and H. B. Hibbard in the milling business, has been dissolved by mutual consent, Mr. Hibbard retiring from the business. The accounts due the firm are payable to either of the partners and the indebtedness of the firm is assumed by B. A. Dickenson.

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## THE OVERLAND HOTEL.

### F. A. COLE, Prop.

### Burns, Oregon

### The Home of the Stockman, Farmer and Tourist

### GUESTS MOST COURTEOUSLY SERVED

### First-Class, Well Appointed House

### Centrally located, Well furnished tables, comfortable rooms.

## A. SHENK

### Our New Merchant Tailor,

is now ready to do all kinds of Cleaning, Pressing, Repair and Alteration work for Ladies and Gentlemen until about April 15, when his new goods arrive—then he will ready to make New Clothing.—Now is the time to get your clothes in shape.

### Prices Reasonable.

A. SHENK, Merchant Tailor, McGee Bldg., Burns, Or.

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## NOTICE FOR PUBLICATION.

UNITED STATES LAND OFFICE, Burns, Oregon, March 30, 1898.

Notice is hereby given that the provisions of the act of Congress of June 2, 1898, entitled "An act to extend the Public Land Laws to the State of California, Oregon, Nevada and Washington Territory," as extended to the State of California by the act of August 1, 1898, Alonso L. Hinckley, Register and Receiver of this office, has this day filed his sworn statement No. 202, for the purchase of the NW 1/4, section No. 20, town No. 2, range No. 35 E., W. M. and will offer proof to show that the land sought is more valuable for timber than for agricultural purposes, and to establish his claim to said land before the Register and Receiver of this office on or before said 1st day of May, 1898.

Wm. FARRE, Register.

## NOTICE FOR PUBLICATION.

UNITED STATES LAND OFFICE, Burns, Oregon, February 10, 1898.

Notice is hereby given that the provisions of the act of Congress of June 2, 1898, entitled "An act for the sale of timber lands in the states of California, Oregon, Nevada and Washington Territory," as extended to the Public Land States by act of August 1, 1898, Harry J. Dunkin, Register and Receiver of this office, has this day filed his sworn statement No. 203, for the purchase of the NW 1/4, section No. 20, town No. 2, range No. 35 E., W. M. and will offer proof to show that the land sought is more valuable for timber than for agricultural purposes, and to establish his claim to said land before the Register and Receiver of this office on or before said 1st day of May, 1898.

Wm. FARRE, Register.

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